Case 4:14-cv-02411-YGR Document 105 Filed 03/29/16 Page 1 of 3 Mark E. Haddad, SBN 205945 1 mhaddad@sidley.com Sean A. Commons, SBN 217603 2 scommons@sidley.com Nitin Reddy, SBN 229451 3 nreddy@sidley.com SIDLEY AUSTIN LLP 4 555 West Fifth Street, Suite 4000 Los Angeles, California 90013 5 Telephone: (213) 896-6000 Facsimile: (213) 896-6600 6 Attorneys for SALOV NORTH AMERICA CORP., INC. 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 10 ROHINI KUMAR, an individual, on behalf of Case No. 4:14-cv-02411-YRG 11 herself, the general public and those similarly Assigned to: Hon. Yvonne Gonzalez Rogers ORDER GRANTING situated, 12 Plaintiff, JOINT STIPULATION TO CONTINUE 13 **CLASS CERTIFICATION BRIEFING** VS. **SCHEDULE** 14 SALOV NORTH AMERICA CORP., 15 Defendant. 16 17 18 19 20 21 22 23 24 25 26 27 28

Plaintiff Rohini Kumar ("Plaintiff") and Defendant Salov North America Corp. ("Defendant") hereby stipulate as follows:

WHEREAS, on December 15, 2015, the Court set a briefing schedule for class certification as follows: Plaintiff shall file the Motion for Class Certification no later than January 19, 2016; Defendant's Opposition to Class Certification shall be filed no later than February 23, 2016; Plaintiff's Reply in Support of Class Certification shall be filed no later than March 22, 2016; and hearing on the motion for class certification is set for April 12, 2016, at 2:00p.m. [Dkt. # 77];

WHEREAS, on February 9, 2016, the Court approved the parties' stipulation to extend the due date for Defendant's Opposition from February 23 until March 15, to permit Defendant to depose Plaintiff's economics expert Colin B. Weir, and accordingly moved the reply and hearing dates to April 12, 2016 and May 10, 2016 respectively [Dkt. # 87];

WHEREAS, the stipulated extension provided three weeks from the date of Mr. Weir's deposition (February 24) for Defendant to file its opposition brief;

WHEREAS, on March 15, Defendant filed its opposition to class certification along with a supporting declaration from their economics expert, Keith R. Ugone;

WHEREAS, on March 16, Plaintiff's counsel asked Defendant to provide dates on which Dr. Ugone would be available for deposition;

WHEREAS, the first available date on which Dr. Ugone and all parties' counsel are available for deposition is April 19, 2016;

WHEREAS, to allow Plaintiff an opportunity to examine Dr. Ugone in advance of the Reply brief and for Mr. Weir to prepare a reply declaration, the parties have met and conferred, and Plaintiff respectfully requests a short extension of the class certification briefing schedule to permit Plaintiff an equivalent three-week period between the deposition of Defendant's expert and the filing of Plaintiff's reply;

NOW, THEREFORE, IT IS STIPULATED, by and between the undersigned

¹ Defendant reserves the right to object to any reply declaration.

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parties, though their respective counsel of record, pursuant to Rule 6 and Local Civil Rules 6-1(b) and 2(a), and consistent with the Court's civility guidelines, that the Court set the following deadlines regarding class certification:

Event	Current Deadline	New Deadline
Plaintiff's Reply in Support Class Certification Due	April 12, 2016	May 10, 2016
Hearing on Motion for Class Certification	May 10, 2016 at 2:00 p.m.	May 24, 2016 at 2:00 p.m.

9 Dated: March 28, 2016 SIDLEY AUSTIN LLP

11 By:/s/ Sean Commons

Sean Commons Attorneys for Defendant

SALOV NORTH AMERICA CORP., INC.

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Dated: March 28_, 2016 GUTRIDE SAFIER LLP

By:/s/ Adam Gutride

Adam Gutride Attorneys for Plaintiff ROHINI KUMAR

Pursuant to Local Civil Rule 6-2(a), and GOOD CAUSE APPEARING

THEREFOR, IT IS SO ORDERED

Dated: March 29, 2016

THE HONRABLE YVONGE GONZALEZ ROGERS

UNITED STATES DISTRICT COURT

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